1 UNITED STATES DISTRICT COURT 2 **DISTRICT OF NEVADA** 3 -000-4 UNITED STATES OF AMERICA, 5 Plaintiff, 2:11-cr-383-LDG-PAL 6 v. ORDER: UNOPPOSED 7 MOTION TO CONTINUE SENTENCING DANIEL SOLOMON 8 9 Defendant. 10 11 FINDINGS OF FACT 12 Based on the Government's pending Unopposed Motion to Continue Sentencing, and 13 good cause appearing therefore, the Court hereby finds that: 14 1. The parties are in agreement to continue the Sentencing date as presently scheduled. 15 2. This Court is convinced that an adequate showing has been made that to deny this 16 request for continuance, taking into account the exercise of due diligence, would deny the United 17 States sufficient time to be able to effectively prepare for the co-conspirator and target trials and 18 would bar the defendant from the opportunity to cooperate and potentially receive downward 19 departures at the time of sentencing. This decision is based on the following findings: 20 a. The defendant agreed in his plea agreements to cooperate against his coconspirators in 21 any related indictments and trials. 22 b. The United States agreed to consider downward sentencing concessions for the 23 defendant's cooperation, including possible U.S.S.G. 5K1.1 Motions if substantial assistance 24 resulted from such cooperation. 25 c. The United States anticipates several additional pleas, indictments and trials in related

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cases, but not sooner than 6 months from now.